

Rev. 1/16/01 Effective March 1998

DECLARATION AND POWER OF ATTORNEY FOR U. S. PATENT APPLICATION

a below named inventor, I hereb	y declare that: my residence, post office ad	ldress and citize	nship are as stated bel	low next to my r
rily believe that I am the original	I, first and sole inventor (if only one name	is listed below	or an original, first	and joint inven-
•	subject matter which is claimed and for v			
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with amendments through		oplicable), or	and a	ام يو ف ما د ما ام يو ف ما د ما
pecification in International Appl	ication No. PC1/	, filea	, and a	is amended
(if	applicable).			
	derstand the contents of the above-identifi	ied specification	, including the claim	s, as amended b
nent(s) referred to above.	•			
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37, Code of Federal Regulations, claim priority benefits under Tit	tle 35. United States Code, §119 (and §17	'2 if this applica	tion is for a Design)	of any applicati
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And I hereby appoint Michael R. Davis, Reg. No. 25,134; Matthew M. Jacob, Reg. No. 25,154; Warren M. Cheek, Jr., Reg. No. 33,367; Nils Pedersen, Reg. No. 33,145; Charles R. Watts, Reg. No. 33,142; and Michael S. Huppert, Reg. No. 40,268, who together constitute the firm of WENDEROTH, LIND & PONACK, L.L.P., as well as any other attorneys and agents associated with Customer No. 000513, to prosecute this application and to transact all business in the U.S. Patent and Trademark Office connected therewith.

I hereby authorize the U.S. attorneys and agents named herein to accept and follow instructions from AOYAMA & PARTNERS

as to any action to be taken in the U.S.

Patent and Trademark Office regarding this application without direct communication between the U.S. attorneys and myself. In the event of a change in the persons from whom instructions may be taken, the U.S. attorneys named herein will be so notified by me.

Direct Correspondence to Customer No:

000513

PATENT TRADEMARK OFFICE

Direct Telephone Calls to:

WENDEROTH, LIND & PONACK, L.L.P. 2033 "K" Street, N. W., Suite 800 Washington, D.C. 20006

> Phone: (202) 721-8200 Fax: (202) 721-8250

Full Name of First Inventor	FAMILY NAME SECOND GIVEN NAME SECOND GIVEN NAME AMANO Katsushige
Residence & Citizenship	CITY Kyoto-shi STATE OR COUNTRY Japan COUNTRY OF CITIZENSHIP Japan
Post Office Address	ADDRESS CITY STATEOR COUNTRY ZIP CODE 1 104-2, Nakabayashi-cho, Syuugakuin, Sakyo-ku, Kyoto-shi, Kyoto 606-8085 Japan
Full Name of Second Inventor	FAMILY NAME FIRST GIVEN NAME SECOND GIVEN NAME YAMAMOTO Tetsuji
Residence & Citizenship	CITY Hirakata-shi STATE OR COUNTRY Japan COUNTRY OF CITIZENSHIP Japan
Post Office Address	ADDRESS CITY STATE OR COUNTRY ZIP CODE 3-21-7, Miyanosaka, Hirakata-shi, Osaka 273-0022 Japan
71001035] ,
Full Name of 。 Third Inventor	FAMILY NAME FIRST GIVEN NAME SECOND GIVEN NAME OWADA Kiyoshi
Full Name of 。	FAMILY NAME FIRST GIVEN NAME SECOND GIVEN NAME
Full Name of Third Inventor	FAMILY NAME OWADA FIRST GIVEN NAME SECOND GIVEN NAME Kiyoshi CITY STATE OR COUNTRY COUNTRY OF CITIZENSHIP
Full Name of on Third Inventor Residence & Citizenship Post Office	FAMILY NAME OWADA FIRST GIVEN NAME Kiyoshi CITY Hirakata-shi STATE OR COUNTRY Japan ADDRESS CITY STATE OR COUNTRY STATE OR COUNTRY STATE OR COUNTRY ZIP CODE
Full Name of on Third Inventor Residence & Citizenship Post Office Address Full Name of	FAMILY NAME FIRST GIVEN NAME SECOND GIVEN NAME OWADA Kiyoshi CITY STATE OR COUNTRY Japan ADDRESS CITY STATE OR COUNTRY ZIP CODE 1-22-30-308, Machikuzuha, Hirakata-shi, Osaka 573-1106 Japan FAMILY NAME FIRST GIVEN NAME SECOND GIVEN NAME

Full Name of Fifth Inventor	FAMILY NAME SHINOHARA	FIRST GIVEN NAME Takao	SECOND GIVE	EN NAME	,·
Residence & Citizenship	Kanagawa	state or country Jap	COUNTRY OF CIT	Jar	oan
Post Office Address	c/o SONY CO 7-35, Kitashinagawa	RPORATION, 6-chome, Shinagawa-ku,	STATE OR COUNTRY Tokyo 141-0001	zip code l Japan	
Full Name of Sixth Inventor	FAMILY NAME	FIRST GIVEN NAME	SECOND GIVI	EN NAME	
Residence & Citizenship	CITY	STATE OR COUNTRY	COUNTRY OF CIT	TIZENSHIP	
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